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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|---|------------------------------|----------------------|--------------------------|------------------|
| 10/544,179 | 08/02/2005 | Francesco Riondato | BA-22950 | 8573 |
| 178 BUCKNAM A | 7590 01/23/2007 ND ARCHER | | EXAMINER | |
| 1077 NORTHERN BOULEVARD ROSLYN, NY 11576 | | | MCPARTLIN, SARAH BURNHAM | |
| | | | ART UNIT | PAPER NUMBER |
| | ٠. | | 3636 | |
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| SHORTENED STATUTOR | RY PERIOD OF RESPONSE | MAIL DATE | . DELIVERY MODE | |
| 3 MO | NTHS | 01/23/2007 | PAPER | |

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

| | Application No. | Applicant(s) | | | |
|---|---|-----------------------|--|--|--|
| Office Action Cummans | 10/544,179 | RIONDATO, FRANCESCO | | | |
| Office Action Summary | Examiner | Art Unit | | | |
| | Sarah B. McPartlin | 3636 | | | |
| The MAILING DATE of this communication app Period for Reply | ears on the cover sheet with the c | orrespondence address | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). | | | | | |
| Status | | | | | |
| 1) Responsive to communication(s) filed on | | | | | |
| | action is non-final. | | | | |
| , | | | | | |
| | closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | | |
| Disposition of Claims | • | | | | |
| 4) Claim(s) <u>1-7</u> is/are pending in the application. | | | | | |
| 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | |
| 5) Claim(s) is/are allowed. | | | | | |
| 6) Claim(s) 1-7 is/are rejected. | | | | | |
| 7) Claim(s) is/are objected to. | | | | | |
| 8) Claim(s) are subject to restriction and/or election requirement. | | | | | |
| Application Papers | | | | | |
| 9)⊠ The specification is objected to by the Examiner. | | | | | |
| 10)⊠ The drawing(s) filed on <u>02 August 2005</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner. | | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). | | | | | |
| 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | |
| Priority under 35 U.S.C. § 119 | | | | | |
| 12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of: | | | | | |
| 1. ☐ Certified copies of the priority documents have been received. | | | | | |
| 2. Certified copies of the priority documents have been received in Application No | | | | | |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage | | | | | |
| application from the International Bureau (PCT Rule 17.2(a)) | | | | | |
| * See the attached detailed Office action for a list of the certified copies not received. | | | | | |
| | | | | | |
| Attachment/e) | | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) | | | | | |
| 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date | | | | |
| 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 8/2/05 & 4/5/06. | 5) Notice of Informal P 6) Other: | atent Application | | | |

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DETAILED ACTION

Priority

1. Acknowledgement is made of applicant's claim for foreign priority based on application number VI2003A000020 filed in Italy on February 4, 2003.

Information Disclosure Statement

2. The information referred to in the information disclosure statements filed on August 2, 2005 and April 5, 2006 has been considered as to the merits.

Specification

The following guidelines illustrate the preferred layout for the specification of a utility application. These guidelines are suggested for the applicant's use.

Arrangement of the Specification

As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT.
- (d) THE NAMES OF THE PARTIES TO A JOINT RESEARCH AGREEMENT.
- (e) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC.
- (f) BACKGROUND OF THE INVENTION.
 - (1) Field of the Invention.
 - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (g) BRIEF SUMMARY OF THE INVENTION.
- (h) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (i) DETAILED DESCRIPTION OF THE INVENTION.

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(j) CLAIM OR CLAIMS (commencing on a separate sheet).

- (k) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).
- (I) SEQUENCE LISTING (See MPEP § 2424 and 37 CFR 1.821-1.825. A "Sequence Listing" is required on paper if the application discloses a nucleotide or amino acid sequence as defined in 37 CFR 1.821(a) and if the required "Sequence Listing" is not submitted as an electronic document on compact disc).

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3. The disclosure is objected to because of the following informalities: The specification refers to a specific claim on line 2 of page one of the original specification. Reference to a specific claim is not permitted because the scope and contents of the claims will be subject to amendments throughout prosecution of the case. Appropriate correction is required.

Claim Objections

- 4. Claims 1-7 are objected to because of the following informalities:
 - It appears as if the phrase "a front parts" (claim 1, line 13) should be
 replaced with the phrase - a front part -;
 - It appears at the phrase "of about 1-3 cm" (claim 1, lines 13-14) should be replaced with the phrase by about 1-3 cm--; and
 - It appears as if the word - a - should be inserted before the phrase
 "transversal middle plane" (claim 1, line 11) for the sake of clarity.
 - Claims 2-7 are objected as being dependent upon an objected base claim.
 Appropriate correction is required.

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Claim Rejections - 35 USC § 112

5. The following is a quotation of the second paragraph of 35 U.S.C. 112:
The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.

6. Claims 1-7 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 recites "a rear part (2), which has a first rear zone (2') with slight upwards convexity of about 10 – 20 with the outer side parts (2''') convex downwards of about 45-60" in lines 5-7. It is not clear what portion is "convex downwards of about 45-60". Is the rear part convex downward or are the outer side parts convex downward? In the interest of compact prosecution, the Examiner has assumed that the side parts are convex downward. Clarification is requested.

Claim 1 recites the phrase "the zones" (claim 1, line 12). It is not clear which zones are being referred to. In the interest of compact prosecution, the Examiner has assumed that the zones refer to the front zones, however clarification is required.

Claim 1 recites "the part" (claim 1, line 13). It is not clear which part is being referred to. In the interest of compact prosecution, the Examiner has assumed that the part refers to the rear part, however clarification is required.

Regarding claim 1, line 18, the phrase "like a beak" renders the claim indefinite because it is unclear whether the limitations following the phrase are part of the claimed invention. See MPEP § 2173.05(d).

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Claim 2 recites a bearing "with a bigger thickness on respect of the bearing of the rear parts." This phrase is not well understood. In the interest of compact prosecution, the Examiner has assumed that Applicant meant to state that the bearing has "a bigger thickness with respect to the rear part," however clarification is required.

The following words/phrases lack sufficient antecedent basis:

- The outer side parts (claim 1, line 6)
- The front portions (claim 1, line 10)
- The vertex (claim 1, line 17)
- The two parts (claim 1, line 22)
- The rear edge (claim 1, line 24)
- The corresponding parts (claim 4, line 3)
- Their inner zone (claim 6, line 4)
- The edge (claim 6, line 5)
- The seat pillar (claim 7, line 2)
- The parts (claim 7, line 4)

Claims 3 and 5 are rejected as being dependent upon a rejected base claim.

Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

⁽b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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8. Claims 1-2 and 4-7 are rejected as best understood with the above cited indefiniteness under 35 U.S.C. 102(b) as being anticipated by Yates et al. (5,011,222). With respect to claim 1, Yates discloses a bicycle saddle (1) of the type which has two identical portions (unlabeled) longitudinally symmetrical around axis (A), wherein each of said portions has the following component parts: a rear part (6) which has a first rear zone (8) with slight upwards convexity of about 10-20 with the outer side parts (unlabeled), represented by the side margin extending nearly completely around the rear parts (6) which are convex downward of about 45-60 degrees to follow the curvature of the buttocks muscles and which continues at the front with a front zone (unlabelled) which has an inclined configuration and is located along elevation line 2.8 inches, which continues towards the front portions (2) with a depression which varies from 3 to 5 cm. It should be noted that front portions (2) lie at an elevation of approximately 1.4 inches. Front zone (unlabelled) of rear parts (6) has an elevation of 2.8 inches. Therefore the height difference or depression between the front portions (4) and the front zone of rear parts (6) is approximately 3.56 centimeters (assuming 2.54 centimeters per inch); a part (7) transversal of a middle plane which follows the inclined shapes of the font zones with side coved shape zones (10); front parts (4) which are lower with respect to rear parts (6) by about 1-3 centimeters as seen in Figure 3 as well as slightly inclined upwards up to 25 degrees with it being foreseen that both of the front parts (4) start to gradually constrict substantially taking up a V-shaped configuration with the vertex (3) rounded and going down like an eagle's beak, with it also being foreseen that the two portions of the saddle (1) are separated at their intermediate parts and front

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parts by a channel (14) much wider at its rear part, with it also being foreseen that the two front zones of the two parts of the saddle are joined together by a narrow trough shaped portion (16) and that they are shaped so that the rear edge (15) of the saddle

(1) has a slight cover, actually at the longitudinal axis of symmetry of the saddle itself.

With respect to claim 2, the front parts (4) are equipped with a bearing (unlabeled) that forms the nose/vertex (3). The bearing is has a bigger thickness that the rear part (6) as is best depicted in Figure 3.

With respect to claim 4, each of the two front parts (4) of the two portions are lower with respect to the corresponding rear parts (6) by about 1-3 centimeters and inclined upwards up to about 25 degrees the overall width of the two parts (4) varying from 6 to 15 centimeters given the scales presented in Figured 1 and 3.

With respect to claim 5, the channel (14) has a width, which varies from 3 to 5 centimeters.

With respect to claim 6, there is a bearing (unlabeled) on the front parts (4) of the two portions which has a thickness of about 3 cm, made from soft plastic material, said bearings, at their inner zone near the edge of channel (14) having a bevel of about 30 degrees as the edges slope off down the side.

With respect to claim 7, the seat pillar (44) which supports the aforementioned saddle (1) is arranged so that its vertical axis (unlabeled) Roughly coincides with the middle plane in the longitudinal direction of the parts (6) of the two portions of the saddle.

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Claim Rejections - 35 USC § 103

9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claim 3 is rejected as best understood with the above cited indefiniteness under 35 U.S.C. 103(a) as being unpatentable over Yates et al. (5,011,222) in view of Calvert et al. (5,356,205). As disclosed above, Yates et al. reveals all claimed elements with the exception of a frame with some holes for ventilation.

Calvert teaches the use of a frame (12) with some ventilation holes (31).

It would have been obvious to one of ordinary skill in the art at the time of the instant invention to use a frame with holes, as taught by Calvert, to support the cycle saddle disclosed by Yates. Such a modification would provide a solid rigid surface to which mounting bars (unlabeled) could be mounted. Furthermore, using a frame with holes reduces the overall weight of the device.

Conclusion

11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure: McMullen, Jr. (6,224,151); McKinlay (672,193); Brown (556,250); Jarvis (584,637) and Yu (6,669,283).

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12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sarah B. McPartlin whose telephone number is 571-272-6854. The examiner can normally be reached on M-Th 7:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Dunn can be reached on 571-272-6670. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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SBM January 16, 2007